Lase 3:08-mj-00923-WMC Page 1 of 3 ORIGINAL 1 KAREN P. HEWITT United States Attorney SHERRI WALKER HOBSON Assistant United States Attornev CLERK. U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIE 3 Federal Office Building California State Bar No. 142947 880 Front Street, Room 6293 4 San Diego, California 92101-8893 DEPUTY Telephone: (619) 557-5027 6 Attorney for Plaintiff United States of America 7 UNITED STATES DISTRICT COURT 8 SOUTHERN DISTRICT OF CALIFORNIA 9 UNITED STATES OF AMERICA, Criminal Case No. 08mi0923 10 Plaintiff, PROTECTIVE ORDER 11 v. 12 HAROLD GARNER, JR, (1) MONICA FLORES-GARNÉR (2). 13 Defendants. 14 15 Pursuant to Rule 16(d) of the Federal Rules of Criminal Procedure pertaining to pretrial 16 discovery, 17 IT IS HEREBY ORDERED that the defendants, their counsel of record, and the counsel's 18 assistants, as hereafter defined, shall not disclose the substance of any discovery material received from 19 the Government in the above-captioned matter, including any wiretap records/information, to any third 20 party, unless such material is already a matter of public record, without prior approval of this Court; 21 Pursuant to Rule 16(d) of the Federal Rules of Criminal Procedure, 22 IT IS FURTHER ORDERED that the United States Attorney and the Assistant United States 23 Attorney assigned to this case (hereafter collectively referred to as "the Government") and their 24 assistants, the defendants, their counsel and his assistants, shall not disclose the substance of any 25 discovery material produced to the defendants or obtained by the Government from the defendants, 26 27 28

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unless such material is already a matter of public record, to representatives of the media or other third parties not involved in any way in the investigation or prosecution of the case;

Except that nothing contained herein shall prevent the Government, or defendants or their counsel, from disclosing such discovery material to any other attorneys working for the Government, the defendants or their counsel, Government agents (federal, state or local), private investigators, experts, secretaries, law clerks, paralegals, or any other person who is working for the Government or the defendants and their counsel (collectively referred to as "assistants") in the investigation or preparation of this case or, with respect to the Government and its assistants only, in other criminal investigations, without prior court order;

Further, nothing contained herein shall preclude the Government, defendants or their counsel, or their respective assistants from conducting a normal investigation of the facts of this case on behalf of the Government or said defendants, or with respect to the Government and its assistants only, from conducting an investigation of other criminal activity, including interviewing witnesses disclosed by said discovery materials, or from taking statements from witnesses disclosed by said discovery materials, or from asking said witnesses if they themselves have made prior statements to the Government that are disclosed in the discovery materials, and about the contents of such statements. In connection with any such investigation, it shall not be necessary that the Government, the defendants or their counsel, or their respective assistants, obtain prior permission of this Court.

Should counsel withdraw or be disqualified from participation in this case, any material received and any copies derived therefrom, shall be returned to the Government within ten (10) days.

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Defense counsel and the Government shall be required to communicate the substance of this order and explain it to their client and assistants before disclosing the substance of the discovery to their client or assistants. SO ORDERED. I consent to the entry of the attached protective order in the case of United States v. Harold Garner, Jr., et al, Magistrate Case No. 08MJ0923. Attorney for defendant Harold Garner, Jr. Attorney for defendant Monica Flores-Garner